Case 4:22-cv-05990-HSG Document 113-11 Filed 12/20/23 Page 1 of 13 Docket No. 4:22-cv-05990-HSG Defendants 1009 Defendants 20:2029 March 20:2029

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	То	сс	всс
BBN		Attorney-Client Privilege; Attorney Work	Communication/document reflecting legal advice concerning Plaintiff's termination								
PRIV - 2414	Withhold for Privilege	Product	meeting.	Attachment							
		Attorney-Client Privilege; Attorney Work	Communication/document reflecting legal advice concerning Plaintiff's termination						Zbesko, Chelsea		
PRIV - 2415	Withhold for Privilege	Product	meeting.	Email	No	0	9/27/2021	Deoras, Akshay S. [adeoras@kirkland.com]			
	•	Attorney-Client Privilege; Attorney Work	Communication/document regarding legal					Kovalenko, Zoya V.			
PRIV - 2416	Withhold for Privilege	Product; Common Interest Privilege	matter for Firm client.	Email	Yes	9	9/28/2021	[zoya.kovalenko@kirkland.com]	zoyavk@gmail.com		
PRIV - 2417	Wishbald for Drivilana	Attorney-Client Privilege; Attorney Work	Communication/document regarding legal matter for Firm client.	Attachment	NI-						
PRIV - 2417	Withhold for Privilege	Product; Common Interest Privilege Attorney-Client Privilege; Attorney Work	Communication/document regarding legal	Attacriment	INO						
PRIV - 2418	Withhold for Privilege	Product; Common Interest Privilege	matter for Firm client.	Attachment	No						
	, and the second	Attorney-Client Privilege; Attorney Work	Communication/document regarding legal								
PRIV - 2419	Withhold for Privilege	Product; Common Interest Privilege	matter for Firm client.	Attachment	No						
DDIV 0400	William Division	Attorney-Client Privilege; Attorney Work	Communication/document regarding legal								
PRIV - 2420	Withhold for Privilege	Product; Common Interest Privilege Attorney-Client Privilege; Attorney Work	matter for Firm client. Communication/document regarding legal	Attachment	No						
PRIV - 2421	Withhold for Privilege	Product; Common Interest Privilege	matter for Firm client.	Attachment	No						
	Withinitia for Fifthings	Attorney-Client Privilege; Attorney Work	Communication/document regarding legal	/ tttaoriiriont	110						
PRIV - 2422	Withhold for Privilege	Product; Common Interest Privilege	matter for Firm client.	Attachment	No						
		Attorney-Client Privilege; Attorney Work	Communication/document regarding legal								
PRIV - 2423	Withhold for Privilege	Product; Common Interest Privilege	matter for Firm client.	Attachment	No	1					
DRIV 2424	Withhold for Privilego	Attorney-Client Privilege; Attorney Work	Communication/document regarding legal matter for Firm client.	Attachment							
PRIV - 2424	Withhold for Privilege	Product; Common Interest Privilege Attorney-Client Privilege; Attorney Work	Communication/document regarding legal	Attachment	1						+
PRIV - 2425	Withhold for Privilege	Product; Common Interest Privilege	matter for Firm client.	Attachment							
									Carrillo, Michael		
		Attorney-Client Privilege; Attorney Work	Communication/document regarding legal					Kovalenko, Zoya V.	[michael.carrillo@kirkland.com];Bueno,		
PRIV - 2426	Withhold for Privilege	Product	matter for Firm client.	Email	Yes	4	10/1/2021	[zoya.kovalenko@kirkland.com]	Julie [jbueno@kirkland.com]		
		Attorney-Client Privilege; Attorney Work	Communication/document regarding legal								
PRIV - 2427	Withhold for Privilege	Product	matter for Firm client.	Attachment	No						
PRIV - 2428	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Attachment	No						
1117 - 2420	Withhold for Frivilege	Attorney-Client Privilege; Attorney Work	Communication/document regarding legal	Attacriment	INO						
PRIV - 2429	Withhold for Privilege	Product	matter for Firm client.	Attachment	No						
	1	Attorney-Client Privilege; Attorney Work	Communication/document regarding legal								
PRIV - 2430	Withhold for Privilege	Product	matter for Firm client.	Attachment	No						
2007 0404	William Division	Attorney-Client Privilege; Attorney Work	Communication/document regarding legal	E			40/4/0004	Kovalenko, Zoya V.			
PRIV - 2431	Withhold for Privilege	Product; Common Interest Privilege	matter for Firm client.	Email	No	0	10/1/2021	[zoya.kovalenko@kirkland.com]	zoyavk@gmail.com Cartland, Wendy Alders		
			Communication/document regarding						[wcartland@kirkland.com];Schneider, Ben		
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's					Zbesko, Chelsea	[ben.schneider@kirkland.com];Herlihy,		Zbesko, Chelsea
PRIV - 2432	Withhold for Privilege	Product	allegations.	Email	Yes	2	10/4/2021	[chelsea.zbesko@kirkland.com]	Sarah P. [sherlihy@kirkland.com]		[chelsea.zbesko@kirkland.com]
			Communication/document regarding								
	L	Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2433	Withhold for Privilege	Product	allegations.	Attachment							
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's								
PRIV - 2434	Withhold for Privilege	Product	allegations.	Attachment							
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's					Cartland, Wendy Alders	Zbesko, Chelsea		
PRIV - 2435	Withhold for Privilege	Product	allegations.	Email	No	0	10/4/2021	[wcartland@kirkland.com]	[chelsea.zbesko@kirkland.com]		
			Communication/document regarding							Cartland, Wendy Alders	
PRIV - 2436	With hald for Drivilana	Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's	Email	Yes		40/5/2024	Zbesko, Chelsea	Hadiba Carab D (abadiba Skinkland anna)	[wcartland@kirkland.com];Schneider, Ben [ben.schneider@kirkland.com]	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]
-KIV - 2430	Withhold for Privilege	Product	allegations. Communication/document regarding	Email	res	· ·	10/5/2021	[chelsea.zbesko@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]	[ben.schneider@kirkland.com]	[Cheisea.2besko@kirkiand.com]
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2437	Withhold for Privilege	Product	allegations.	Attachment							
		Attorney-Client Privilege; Attorney Work	Communication/document regarding legal					Kovalenko, Zoya V.	Kovalenko, Zoya V.		
PRIV - 2438	Withhold for Privilege	Product	matter for Firm client.	Email	Yes	1	10/5/2021	[zoya.kovalenko@kirkland.com]	[zoya.kovalenko@kirkland.com]		
DDN/ 0400	William Division	Attorney-Client Privilege; Attorney Work	Communication/document regarding legal								
PRIV - 2439	Withhold for Privilege	Product	matter for Firm client. Communication/document regarding	Attachment	+	1					+
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's					Kovalenko, Zoya V.	Zbesko, Chelsea		Kovalenko, Zoya V.
PRIV - 2440	Withhold for Privilege	Product	allegations.	Email	No	0	10/7/2021	[zoya.kovalenko@kirkland.com]	[chelsea.zbesko@kirkland.com]		[zoya.kovalenko@kirkland.com]
-			Communication/document regarding					, , , , , , , , , , , , , , , , , , , ,	Cartland, Wendy Alders		
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's					Zbesko, Chelsea	[wcartland@kirkland.com];Herlihy, Sarah P.	Schneider, Ben	Zbesko, Chelsea
PRIV - 2441	Withhold for Privilege	Product	allegations.	Email	No	0	10/7/2021	[chelsea.zbesko@kirkland.com]	[sherlihy@kirkland.com]	[ben.schneider@kirkland.com]	[chelsea.zbesko@kirkland.com]
		Attorney Client Privilence Attorney 144	Communication/document regarding					Continue Mande Alders	Zhanka Chalana		
DBIV 2442	With hald for Drivilana	Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's		NI-		40/7/2024	Cartland, Wendy Alders	Zbesko, Chelsea		
PRIV - 2442	Withhold for Privilege	Product	allegations. Communication/document regarding	Email	INU	1 0	10///2021	[wcartland@kirkland.com]	[chelsea.zbesko@kirkland.com]	1	+
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's					Kovalenko, Zoya V.	Zbesko, Chelsea	Cartland, Wendy Alders	Kovalenko, Zoya V.
PRIV - 2443	Withhold for Privilege	Product	allegations.	Email	No	0	10/7/2021	[zoya.kovalenko@kirkland.com]	[chelsea.zbesko@kirkland.com]	[wcartland@kirkland.com]	[zoya.kovalenko@kirkland.com]
	Ĭ		Communication/document regarding						i i	Zbesko, Chelsea	<u> </u>
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's					Cartland, Wendy Alders		[chelsea.zbesko@kirkland.com];Herlihy,	
PRIV - 2444	Withhold for Privilege	Product	allegations.	Email	Yes	1 2	10/7/2021	[wcartland@kirkland.com]	Tracy Billows [TBillows@seyfarth.com]	Sarah P. [sherlihy@kirkland.com]	

Case 4:22-cv-05990-HSG Document 113-11 Filed 12/20/23 Page 2 of 13 Docket No. 4:22-cv-05990-HSG Defendants 1009 Defendants 20:2029 March 20:2029

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	То	СС	BCC
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's								
PRIV - 2445	Withhold for Privilege	Product	allegations.	Attachment							
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's	l							
PRIV - 2446	Withhold for Privilege	Product	allegations.	Attachment						Hadibu Carab B	
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's					Cartland, Wendy Alders		Herlihy, Sarah P. [sherlihy@kirkland.com];Zbesko, Chelsea	
PRIV - 2447	Withhold for Privilege	Product	allegations.	Email	No	0	10/7/202	[wcartland@kirkland.com]	Tracy Billows [TBillows@seyfarth.com]	[chelsea.zbesko@kirkland.com]	
			Communication/document regarding		1				[Zbesko, Chelsea	
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's					Cartland, Wendy Alders		[chelsea.zbesko@kirkland.com];Herlihy,	
PRIV - 2448	Withhold for Privilege	Product	allegations.	Email	No	0	10/7/202	1 [wcartland@kirkland.com]	Billows, Tracy [TBillows@seyfarth.com]	Sarah P. [sherlihy@kirkland.com]	
		A	Communication/document regarding					Karalania Zara V	0.4	71 - de Obeles	Konstanto Zona V
PRIV - 2449	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	internal investigation of Plaintiff's	Email	No		10/9/202	Kovalenko, Zoya V.	Cartland, Wendy Alders	Zbesko, Chelsea	Kovalenko, Zoya V.
FRIV - 2449	Withhold for Privilege	Floduct	allegations. Communication/document regarding	CIIIdii	INO	0	10/6/202	1 [zoya.kovalenko@kirkland.com]	[wcartland@kirkland.com]	[chelsea.zbesko@kirkland.com]	[zoya.kovalenko@kirkland.com]
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's					Zbesko, Chelsea	Cartland, Wendy Alders		
PRIV - 2450	Withhold for Privilege	Product	allegations.	Email	No	0	10/8/202	[chelsea.zbesko@kirkland.com]	[wcartland@kirkland.com]		
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's					Zbesko, Chelsea	Cartland, Wendy Alders		
PRIV - 2451	Withhold for Privilege	Product	allegations.	Email	No	0	10/8/202	[chelsea.zbesko@kirkland.com]	[wcartland@kirkland.com]		
			Communication/document regarding legal						Dillare Trans		
			matter for Firm client.; Communication/document regarding						Billows, Tracy [TBillows@seyfarth.com];Herlihy, Sarah P.		
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's					Zbesko, Chelsea	[sherlihy@kirkland.com];Cartland, Wendy		
PRIV - 2452	Withhold for Privilege	Product	allegations.	Email	Yes	1	10/8/202	[chelsea.zbesko@kirkland.com]	Alders [wcartland@kirkland.com]		
	, i		Communication/document regarding legal					†			
			matter for Firm client.;								
			Communication/document regarding								
DDN/ 0450	With the District	Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2453	Withhold for Privilege	Product	allegations.	Attachment					Cartland Wandy Alders		
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's					Zbesko, Chelsea	Cartland, Wendy Alders [wcartland@kirkland.com];Schneider, Ben		Zbesko, Chelsea
PRIV - 2454	Withhold for Privilege	Product	allegations.	Email	No	٥	10/13/202	[chelsea.zbesko@kirkland.com]	[ben.schneider@kirkland.com]		[chelsea.zbesko@kirkland.com]
			Communication/document regarding						Cartland, Wendy Alders		[
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's					Zbesko, Chelsea	[wcartland@kirkland.com];Schneider, Ben		
PRIV - 2455	Withhold for Privilege	Product	allegations.	Email	No	0	10/13/202	[chelsea.zbesko@kirkland.com]	[ben.schneider@kirkland.com]		
			Communication/document regarding						Billows, Tracy		
DDN/ 0450	With the District	Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's	F	L.		40/44/000	Cartland, Wendy Alders	[TBillows@seyfarth.com];Herlihy, Sarah P.	Zbesko, Chelsea	
PRIV - 2456	Withhold for Privilege	Product	allegations. Communication/document regarding	Email	INO	U	10/14/202	1 [wcartland@kirkland.com]	[sherlihy@kirkland.com] Herlihy, Sarah P.	[chelsea.zbesko@kirkland.com]	+
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's					Cartland, Wendy Alders	[sherlihy@kirkland.com];Billows, Tracy	Zbesko, Chelsea	
PRIV - 2457	Withhold for Privilege	Product	allegations.	Email	No	0	10/14/202	[wcartland@kirkland.com]	[TBillows@seyfarth.com]	[chelsea.zbesko@kirkland.com]	
			Communication/document regarding							Cartland, Wendy Alders	
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's							[wcartland@kirkland.com];Zbesko, Chelsea	1
PRIV - 2458	Withhold for Privilege	Product	allegations.	Email	No	0	10/14/202	1 Billows, Tracy [TBillows@seyfarth.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]	[chelsea.zbesko@kirkland.com]	
		Attornov Client Brivilage: Attornov Work	Communication/decument regarding legal						Herlihy, Sarah P.		
PRIV - 2459	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding legal matter for Firm client.	Email	No	0	10/18/202	Deoras, Akshay S. [adeoras@kirkland.con	[sherlihy@kirkland.com];Cartland, Wendy		
1144 - 2405	vviamora for i fivilege	Attorney-Client Privilege; Attorney Work	Communication/document regarding legal	Lilian	140	1	10/10/202	Cartland, Wendy Alders	7 Addres [Wodi Harid@Kirkland.com]		
PRIV - 2460	Withhold for Privilege	Product	matter for Firm client.	Email	No	0	10/18/202	1 [wcartland@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com	Herlihy, Sarah P. [sherlihy@kirkland.com]	
			Communication/document regarding					1			Kovalenko, Zoya V.
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's					Kovalenko, Zoya V.	Cartland, Wendy Alders		[zoya.kovalenko@kirkland.com];zoyavk@g
PRIV - 2461	Withhold for Privilege	Product	allegations.	Email	No	0	10/18/202	1 [zoya.kovalenko@kirkland.com]	[wcartland@kirkland.com]		mail.com
		Attaman Client Brigitana Attaman Made	Communication/document regarding					Cohmidt Louis M		Cartland Mandy Aldana	
PRIV - 2462	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	internal investigation of Plaintiff's	Email	No		10/18/202	Schmidt, Leslie M. [leslie.schmidt@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com]	
11(1V - 2402	Withhold for Frivilege	Attorney-Client Privilege; Attorney Work	allegations. Communication/document regarding legal	Liliali	INO	9	10/10/202	Twomey, Daniel	Henning, Sarah F. Shening@kirkiand.comj	Sinzig, Natalie	
PRIV - 2463	Withhold for Privilege	Product	matter for Firm client.	Email	Yes	2	10/20/202	[daniel.twomey@kirkland.com]	Deoras, Akshay S. [adeoras@kirkland.com		
	- i	Attorney-Client Privilege; Attorney Work	Communication/document regarding legal					1	1	1	
PRIV - 2464	Withhold for Privilege	Product	matter for Firm client.	Attachment							
		Attorney-Client Privilege; Attorney Work	Communication/document regarding legal	I							
PRIV - 2465	Withhold for Privilege	Product	matter for Firm client.	Attachment							
		Attornov Client Brivilage: Attornov Work	Communication/document regarding					De Vries, Mike W.		Cartland, Wendy Alders	De Vries, Mike W.
PRIV - 2466	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	internal investigation of Plaintiff's allegations.	Email	No	٥	10/20/202	[michael.devries@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]		[michael.devries@kirkland.com]
	Translator Firmage		Communication/document regarding		1.0	1 "	101201202	ao.ao.noo@.midaid.oomj	, cararri parenny (grandand.com)	1	1
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's	1				De Vries, Mike W.		Cartland, Wendy Alders	De Vries, Mike W.
PRIV - 2467	Withhold for Privilege	Product	allegations.	Email	No	0	10/20/202	1 [michael.devries@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]	[wcartland@kirkland.com]	[michael.devries@kirkland.com]
			Communication/document regarding								
DDIV 2460	Mithelphald for Delviller	Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's		N-		40/00/000	De Vries, Mike W.	Hadiba Careb D feb alth Colods	Cartland, Wendy Alders	
PRIV - 2468	Withhold for Privilege	Product	allegations.	Email	INO	0	10/20/202	1 [michael.devries@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]	[wcartland@kirkland.com]	
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's	1				De Vries, Mike W.		Cartland, Wendy Alders	De Vries, Mike W.
PRIV - 2469	Withhold for Privilege	Product	allegations.	Email	No	0	10/20/202	[michael.devries@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]	[wcartland@kirkland.com]	[michael.devries@kirkland.com]
	Ĭ		Communication/document regarding					i j	, , , , , ,	j ,	
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's	1				Kovalenko, Zoya V.	Cartland, Wendy Alders		Kovalenko, Zoya V.
PRIV - 2470	Withhold for Privilege	Product	allegations.	Email	No	1 0	10/20/202	1 [zoya.kovalenko@kirkland.com]	[wcartland@kirkland.com]		[zoya.kovalenko@kirkland.com]

Case 4:22-cv-05990-HSG Document 113-11 Filed 12/20/23 Page 3 of 13 Docket No. 4:22-cv-05990-HSG Defendants 1009 Defendants 20:2029 March 20:2029

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	То	СС	всс
PRIV - 2471	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/21/202	Kovalenko, Zoya V. 1 [zoya.kovalenko@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com]		Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 2472	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0	10/22/202	Cartland, Wendy Alders 1 [wcartland@kirkland.com]	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		
RIV - 2473	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	No	0		Kovalenko, Zoya V. 1 [zoya.kovalenko@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com]		
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's	EIIIali	NO			Kovalenko, Zoya V.	Cartland, Wendy Alders		Kovalenko, Zoya V.
PRIV - 2474	Withhold for Privilege	Product	allegations. Communication/document regarding	Email	No	0	10/22/202	1 [zoya.kovalenko@kirkland.com]	[wcartland@kirkland.com]		[zoya.kovalenko@kirkland.com]
PRIV - 2475	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	internal investigation of Plaintiff's allegations.	Email	No	0	10/26/202	Kovalenko, Zoya V. 1 [zoya.kovalenko@kirkland.com]	zoyavk@gmail.com		
PRIV - 2476	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's	Email	Ne		40/06/000	Kovalenko, Zoya V.			Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]
PRIV - 24/6	Withhold for Privilege	Product	allegations. Communication/document regarding legal matter for Firm client.;	Email	NO	0	10/26/202	1 [zoya.kovalenko@kirkland.com]	zoyavk@gmail.com		zoya.kovalenko@kirkland.com
PRIV - 2477	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding internal investigation of Plaintiff's allegations.	Email	Yes	6	10/28/202	Herlihy, Sarah P. [sherlihy@kirkland.com]	Powell .leffrey S_finowell@kirkland.com1	Cartland, Wendy Alders [wcartland@kirkland.com]	
100 - 2477	With four Fivings	1 Todast, Oshimon microst i nvilogo	Communication/document regarding legal matter for Firm client.; Communication/document regarding	Email	103		10/20/202	Troining, Sarahr : [Sherining@kinnand.com]	Tower, series of power grandard.com	would a look mand only	
PRIV - 2478	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	internal investigation of Plaintiff's allegations.	Attachment							
			Communication/document regarding legal matter for Firm client.; Communication/document regarding								
PRIV - 2479	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	internal investigation of Plaintiff's allegations.	Attachment							
IMV = 2473	withinia to Frivilege	Froduct, Common merest rivilege	Communication/document regarding legal matter for Firm client.;	Attacriment							
PRIV - 2480	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment							
2.00	Without to Five age	r reads, common morest rivingo	Communication/document regarding legal matter for Firm client.; Communication/document regarding	7 KIGOTIITOTIC							
PRIV - 2481	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	internal investigation of Plaintiff's allegations.	Attachment							
			Communication/document regarding legal matter for Firm client.; Communication/document regarding								
PRIV - 2482	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	internal investigation of Plaintiff's allegations. Communication/document regarding legal	Attachment							
		Attorney-Client Privilege; Attorney Work	matter for Firm client.; Communication/document regarding internal investigation of Plaintiff's								
PRIV - 2483	Withhold for Privilege	Product; Common Interest Privilege	allegations. Communication/document regarding	Attachment						Powell, Jeffrey S.	
PRIV - 2484	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	internal investigation of Plaintiff's allegations.	Email	No	0	10/29/202	1 Deoras, Akshay S. [adeoras@kirkland.com	Herlihy, Sarah P. [sherlihy@kirkland.com]	[jpowell@kirkland.com];Cartland, Wendy Alders [wcartland@kirkland.com]	
DDIV 0405	William Barrier	Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's	F 1	N.		40/00/000	Schmidt, Leslie M.		Powell, Jeffrey S. [jpowell@kirkland.com];Cartland, Wendy	
PRIV - 2485	Withhold for Privilege	Product	allegations. Communication/document regarding legal matter for Firm client.;	Email	NO	0	10/29/202	1 [leslie.schmidt@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]	Alders [wcartland@kirkland.com]	
DDIV 0400	Walle of Co. Debate on	Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's	F 1			44/4/000	Schmidt, Leslie M.			
PRIV - 2486	Withhold for Privilege	Product	allegations. Communication/document regarding legal matter for Firm client.;	Email	Yes	20	11/1/202	1 [[eslie.schmidt@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]		
PRIV - 2487	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	Communication/document regarding internal investigation of Plaintiff's allegations.	Attachment	No						
			Communication/document regarding legal matter for Firm client.; Communication/document regarding								
PRIV - 2488	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	internal investigation of Plaintiff's allegations.	Attachment	No						
			Communication/document regarding legal matter for Firm client.; Communication/document regarding								
PRIV - 2489	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	internal investigation of Plaintiff's allegations.	Attachment							

Case 4:22-cv-05990-HSG Document 113-11 Filed 12/20/23 Page 4 of 13 Docket No. 4:22-cv-05990-HSG Defendants 1009 Defendants 12/20/29 Defendants 12/20/29

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	То	сс	всс
			Communication/document regarding legal		Attaciments						
			matter for Firm client.;								
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's								
PRIV - 2490	Withhold for Privilege	Product	allegations.	Attachment							
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2491	Withhold for Privilege	Product	allegations.	Attachment	No						
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2492	Withhold for Privilege	Product	allegations. Communication/document regarding legal	Attachment	No						
			matter for Firm client.;								
			Communication/document regarding								
BBN 4 0400	MONEY ALL CON PORTING	Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's		N.						
PRIV - 2493	Withhold for Privilege	Product	allegations. Communication/document regarding legal	Attachment	No						
			matter for Firm client.;			1					
			Communication/document regarding								
PRIV - 2494	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	internal investigation of Plaintiff's	Attachment	No						
114V - 2454	vitalitoid for riffilege	i loudet	allegations. Communication/document regarding legal	, macrifiell	110						
			matter for Firm client.;			1					
		A	Communication/document regarding								
PRIV - 2495	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	internal investigation of Plaintiff's allegations.	Attachment	No						
11dV - 2455	Vitaliola for i fivilege	Troduct	Communication/document regarding legal	reachinene	140						
			matter for Firm client.;								
		Attorney Client Privilege: Attorney Work	Communication/document regarding								
PRIV - 2496	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	internal investigation of Plaintiff's allegations.	Attachment	No						
			Communication/document regarding legal								
			matter for Firm client.;								
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's								
PRIV - 2497	Withhold for Privilege	Product	allegations.	Attachment	No						
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2498	Withhold for Privilege	Product	allegations.	Attachment	No						
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2499	Withhold for Privilege	Product	allegations.	Attachment							
			Communication/document regarding legal matter for Firm client.;			1					
			Communication/document regarding								
	l	Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's	l		1					
PRIV - 2500	Withhold for Privilege	Product	allegations. Communication/document regarding legal	Attachment	-	+					
			matter for Firm client.;			1					
			Communication/document regarding			1					
DBIV 2504	Withhold for Brivil	Attorney-Client Privilege; Attorney Work Product	internal investigation of Plaintiff's	Attach	No						
PRIV - 2501	Withhold for Privilege	FloudCl	allegations. Communication/document regarding legal	Attachment	No						
			matter for Firm client.;			1					
		Attorney Client Delotte Attorney	Communication/document regarding			1					
PRIV - 2502	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	internal investigation of Plaintiff's allegations.	Attachment	No	1					
2002			Communication/document regarding legal	. macrificht	1						
			matter for Firm client.;			1					
		Attorney Client Privilege: Attorney Mand	Communication/document regarding								
PRIV - 2503	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	internal investigation of Plaintiff's allegations.	Attachment	No						
			Communication/document regarding legal		1						
			matter for Firm client.;								
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's								
PRIV - 2504	Withhold for Privilege	Product	allegations.	Attachment	No						
-		-			•	-		-		1	

Case 4:22-cv-05990-HSG Document 113-11 Filed 12/20/23 Page 5 of 13 Docket No. 4:22-cv-05990-HSG Defendants 1009 Defendants 12/2022

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	То	CC	BCC
			Communication/document regarding legal		, atuoninoitts						
			matter for Firm client.;								
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's								
PRIV - 2505	Withhold for Privilege	Product	allegations.	Attachment	No						
			Communication/document regarding legal								
			matter for Firm client.;								
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's								
PRIV - 2506	Withhold for Privilege	Product	allegations.	Attachment	No						
	1		Communication/document regarding legal								
			matter for Firm client.;								
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's								
PRIV - 2507	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Email	Yes	43	11/1/2021	Deoras, Akshay S. [adeoras@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]		
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2508	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2509	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2510	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
	1		Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2511	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
	-	-	Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2512	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2513	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2514	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding		1						
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2515	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment		1					
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's		1						
PRIV - 2516	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2517	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's		1						
PRIV - 2518	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2519	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							

Case 4:22-cv-05990-HSG Document 113-11 Filed 12/20/23 Page 6 of 13 Docket No. 4:22-cv-05990-HSG Defendants 1009 Defendants 20:2029 March 20:2029

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	То	cc	BCC
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
DD11/ 0500	Water 116 - Baratan	Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2520	Withhold for Privilege	Product; Common Interest Privilege	allegations. Communication/document regarding legal	Attachment							
			matter for Firm client.;								
			Communication/document regarding								
PRIV - 2521	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	internal investigation of Plaintiff's	Attachment	No						
FRIV - 2021	Withhold for Frivilege	Froduct, Common interest Frivilege	allegations. Communication/document regarding legal	Attacriment	INO	+					
			matter for Firm client.;								
			Communication/document regarding								
PRIV - 2522	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	internal investigation of Plaintiff's allegations.	Attachment	No						
1111 - 2022	Withhold for Frivilege	Product, Common interest r rivilege	Communication/document regarding legal	Attacriment	INO						
			matter for Firm client.;								
			Communication/document regarding								
PRIV - 2523	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	internal investigation of Plaintiff's allegations.	Attachment							
1111 - 2023	Withhold for Frivilege	Product, Common interest r rivilege	Communication/document regarding legal	Attacriment							
			matter for Firm client.;								
			Communication/document regarding								
PRIV - 2524	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	internal investigation of Plaintiff's allegations.	Attachment	No						
1111 - 2024	Withhold for Frivilege	Product, Common interest r rivilege	Communication/document regarding legal	Attacriment	INO						
			matter for Firm client.;	1							
			Communication/document regarding								
PRIV - 2525	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	internal investigation of Plaintiff's allegations.	Attachment	No						
1147 - 2023	Withhold for Fifthege	Troduct, Common merest invillege	Communication/document regarding legal	Attachment	140						
			matter for Firm client.;								
		A	Communication/document regarding								
PRIV - 2526	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	internal investigation of Plaintiff's allegations.	Attachment	No						
1111 - 2020	Withhold for Frivilege	Product, Common interest r rivilege	Communication/document regarding legal	Attacriment	INO						
			matter for Firm client.;								
			Communication/document regarding								
PRIV - 2527	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	internal investigation of Plaintiff's allegations.	Attachment							
1107-2021	Withhold for Frivilege	Product, Common interest r rivilege	Communication/document regarding legal	Attacriment							
			matter for Firm client.;								
		Attorno. Client Driville and Attorno. W/ork	Communication/document regarding								
PRIV - 2528	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	internal investigation of Plaintiff's allegations.	Attachment							
1147 - 2020	Withhold for Fifthege	Troduct, Common merest inviege	Communication/document regarding legal	Attachment							
			matter for Firm client.;								
		A	Communication/document regarding								
PRIV - 2529	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	internal investigation of Plaintiff's allegations.	Attachment							
1144 - 2023	Withhold for Frivilege	r roddot, oomnor merest r rwiege	Communication/document regarding legal	Attachment							
			matter for Firm client.;								
		Attornov Client Driville and Attornov Winds	Communication/document regarding								
PRIV - 2530	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	internal investigation of Plaintiff's allegations.	Attachment							
1147 2000	Williamora for Fifthings	Trodact, Common mercet Trinege	Communication/document regarding legal	7 111101111111111							
			matter for Firm client.;								
		Attornov Client Driville and Attornov Winds	Communication/document regarding								
PRIV - 2531	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	internal investigation of Plaintiff's allegations.	Attachment							
1111 2001	William of the William	Trodact, Common mercet Trinege	Communication/document regarding legal	, audominora							
			matter for Firm client.;								
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's	1							
PRIV - 2532	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
		,	Communication/document regarding legal								
			matter for Firm client.;	1							
		Attorney Client Privileges Attorney Marie	Communication/document regarding	1							
PRIV - 2533	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	internal investigation of Plaintiff's allegations.	Attachment	No						
1.1.1 - 2000	umou for i rivilege	. roddor, Common Interest i rivilege	Communication/document regarding legal	Augominent		1		1			
			matter for Firm client.;	1							
		Attaman Client Debeller	Communication/document regarding	1							
PRIV - 2534	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	internal investigation of Plaintiff's allegations.	Attachment	No						
11117 - 2004	[**idilloid for rifyllege	p roduct, Common interest Frivilege	junogations.	Pattacillient	1140	1		L	1		l

Case 4:22-cv-05990-HSG Document 113-11 Filed 12/20/23 Page 7 of 13 Docket No. 4:22-cv-05990-HSG Defendants 1009 Defendants 20:2029 March 20:2029

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	То	СС	BCC
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2535	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2536	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2537	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2538	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2539	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2540	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2541	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2542	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2543	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2544	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2545	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2546	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2547	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2548	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2549	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							

Case 4:22-cv-05990-HSG Document 113-11 Filed 12/20/23 Page 8 of 13 Docket No. 4:22-cv-05990-HSG Defendants 1009 Defendants 1009 March 2009

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	То	сс	BCC
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2550	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding						Powell, Jeffrey S.		
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's						[jpowell@kirkland.com];Cartland, Wendy		
PRIV - 2551	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Email	Yes	68	11/2/2021	Herlihy, Sarah P. [sherlihy@kirkland.com]	Alders [wcartland@kirkland.com]		
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2552	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2553	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2554	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2555	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2556	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
			Communication/document regarding legal								
			matter for Firm client.;								
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's								
PRIV - 2557	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
			Communication/document regarding legal								
			matter for Firm client.;								
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's								
PRIV - 2558	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
		•	Communication/document regarding legal								
			matter for Firm client.;								
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's								
PRIV - 2559	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
	, , ,		Communication/document regarding legal								
			matter for Firm client.;		1		1				
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's		1		1				
PRIV - 2560	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
	Ĭ	Ĭ	Communication/document regarding legal								
			matter for Firm client.;								
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's		1		1				
PRIV - 2561	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
	Ĭ	,	Communication/document regarding legal	1							
			matter for Firm client.;								
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's								
PRIV - 2562	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No		1				
		,	Communication/document regarding legal								
			matter for Firm client.;		1		1				
		Attorney-Client Privilege; Attorney Work	Communication/document regarding								
PRIV - 2563	Withhold for Privilege	Product; Common Interest Privilege	internal investigation of Plaintiff's allegations.	Attachment	No		1				
			Communication/document regarding legal	dorminont							
			matter for Firm client.;								
		Attorney Client Privilege: Attorney West	Communication/document regarding		1		1				
PRIV - 2564	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	internal investigation of Plaintiff's allegations.	Attachment	No		[
1.1.1 2004	TTT TTT TOT T TTT TOTOGO		Janoganono.	, addinion	1	1	1	I .	1		

Case 4:22-cv-05990-HSG Document 113-11 Filed 12/20/23 Page 9 of 13 Docket No. 4:22-cv-05990-HSG Defendants 1009 Defendants 20:2029 March 20:2029

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	То	СС	BCC
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2565	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2566	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2567	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2568	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
	· ·		Communication/document regarding legal								
			matter for Firm client.;								
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's								
PRIV - 2569	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
1147 2000	Triamola for Firmage	Trodact, Common mercet Trinege	Communication/document regarding legal	/ tttdommont					1		
			matter for Firm client.;								
			Communication/document regarding								
PRIV - 2570	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	internal investigation of Plaintiff's allegations.	Attachment	No						
1111 - 2010	Withhold for Frivilege	r roduct, Common interest r rivilege	Communication/document regarding legal	Attacriment	INO						
			matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's	l	l						
PRIV - 2571	Withhold for Privilege	Product; Common Interest Privilege	allegations. Communication/document regarding legal	Attachment	No						
			matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2572	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2573	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2574	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2575	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
			Communication/document regarding legal								
			matter for Firm client.;				1				
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's				1				
PRIV - 2576	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No		1				
	9-	,	Communication/document regarding legal				1				
			matter for Firm client.;				1				
		Attorney Client Privileges Attorney M.	Communication/document regarding								
PRIV - 2577	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	internal investigation of Plaintiff's allegations.	Attachment	No						
2011	The state of the s		Communication/document regarding legal	, addinion					1		
			matter for Firm client.;				1				
			Communication/document regarding								
DDIV 2570	Mishbald for Dairy	Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's		_{N-}		1				
PRIV - 2578	Withhold for Privilege	Product; Common Interest Privilege	allegations. Communication/document regarding legal	Attachment	No	1	-		+		
			matter for Firm client.;								
			Communication/document regarding								
	L	Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's	l			1				
PRIV - 2579	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	То	СС	BCC
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2580	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2581	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2582	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal								
			matter for Firm client.;								
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's								
PRIV - 2583	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
2000	Triumoid for 1 firmage	r roudor, Common meroet i rivinogo	Communication/document regarding legal	7 11110111110111							
			matter for Firm client.;								
		A	Communication/document regarding								
PRIV - 2584	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	internal investigation of Plaintiff's allegations.	Attachment							
FRIV - 2364	Withhold for Frivilege	Froduct, Common interest Frivilege	Communication/document regarding legal	Attacriment							
			matter for Firm client.;								
			Communication/document regarding								
DDN/ 0505	With the Division	Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2585	Withhold for Privilege	Product; Common Interest Privilege	allegations. Communication/document regarding legal	Attachment							
			matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2586	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2587	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2588	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2589	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2590	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No	<u> </u>					
			Communication/document regarding legal								
			matter for Firm client.;								
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's								
PRIV - 2591	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
		3-	Communication/document regarding legal								
			matter for Firm client.;								
		Attorney Client Privilege: Attorney Mark	Communication/document regarding internal investigation of Plaintiff's								
PRIV - 2592	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	allegations.	Attachment							
2002			Communication/document regarding legal								
			matter for Firm client.;								
			Communication/document regarding								
PRIV - 2593	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	internal investigation of Plaintiff's	Attachment	No						
FINIV - 2090	vviumoid for Privilege	Product; Common Interest Privilege	allegations. Communication/document regarding legal	Attachment	INU	1	+		+		+
			matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's	l	l						
PRIV - 2594	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	То	СС	BCC
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2595	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2596	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2597	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2598	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
	- i		Communication/document regarding legal								
			matter for Firm client.;								
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's								
PRIV - 2599	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
1111 2000	Triumoid for Firmogo	r roudot, Common meroet i rivingo	Communication/document regarding legal	7 KKGGTITTOTK							
			matter for Firm client.;								
			Communication/document regarding								
PRIV - 2600	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	internal investigation of Plaintiff's allegations.	Attachment							
11117 - 2000	Withhold for Frivilege	r roddot, Common interest r rivilege	Communication/document regarding legal	Attacriment							
			matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's	l							
PRIV - 2601	Withhold for Privilege	Product; Common Interest Privilege	allegations. Communication/document regarding legal	Attachment							
			matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2602	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2603	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2604	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2605	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2606	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2607	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment		<u> </u>	<u> </u>	<u> </u>	<u> </u>		
			Communication/document regarding legal								
			matter for Firm client.;								
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's								
PRIV - 2608	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
		,	Communication/document regarding legal								
			matter for Firm client.;								
		Attorney Client Drivilence Attorney Mark	Communication/document regarding								
PRIV - 2609	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	internal investigation of Plaintiff's allegations.	Attachment							
2000	1. Figure 101 1 Trailege	1. Toddot, Common Interest i rivilege	janogationo.	, maoninent				1	1		1

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	То	сс	BCC
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
DBIV 2610	Withhold for Privilege	Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's	Attachment							
PRIV - 2610	Withhold for Privilege	Product; Common Interest Privilege	allegations. Communication/document regarding legal	Attachment							
			matter for Firm client.;								
		A	Communication/document regarding								
PRIV - 2611	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product; Common Interest Privilege	internal investigation of Plaintiff's allegations.	Attachment	No						
1147 2011	Williamora for Firmings	Trodaci, Common microci i minogo	Communication/document regarding legal	/ KKGGTITTOTK	110						
			matter for Firm client.;								
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's								
PRIV - 2612	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
	3	, ,	Communication/document regarding legal								
			matter for Firm client.;								
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's								
PRIV - 2613	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
	•		Communication/document regarding legal								
			matter for Firm client.;								
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's								
PRIV - 2614	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2615	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment	No						
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2616	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal								
			matter for Firm client.; Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2617	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2618	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
			Communication/document regarding legal matter for Firm client.;								
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2619	Withhold for Privilege	Product; Common Interest Privilege	allegations.	Attachment							
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's					Kovalenko, Zoya V.	Cartland, Wendy Alders		Kovalenko, Zoya V.
PRIV - 2620	Withhold for Privilege	Product	allegations.	Email	No	0	11/2/2021	[zoya.kovalenko@kirkland.com]	[wcartland@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]	[zoya.kovalenko@kirkland.com]
			Communication/document regarding								
PRIV - 2621	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	internal investigation of Plaintiff's allegations.	Email	Yes	1	11/3/2021	Zbesko, Chelsea [chelsea.zbesko@kirkland.com]	Cartland, Wendy Alders [wcartland@kirkland.com]		
1144 - 2021	Withhold for Frivilege	Troduct	Communication/document regarding	Linaii	103		11/0/2021	[GIGISCA:25CSKO@KIIKIAIIG.GGIII]	(wood daried extrinand.com)		
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2622	Withhold for Privilege	Product	allegations.	Attachment							
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's					Cartland, Wendy Alders	Zbesko, Chelsea		
PRIV - 2623	Withhold for Privilege	Product	allegations.	Email	No	0	11/3/2021	[wcartland@kirkland.com]	[chelsea.zbesko@kirkland.com]		
			Communication/document regarding								
DBIV 2624	Withhold for Privilege	Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's	Email	No		11/2/2024	Kovalenko, Zoya V.	Harliby Sarah B. Jaharliby@kirk!!	Cartland, Wendy Alders	
PRIV - 2624	Withhold for Privilege	Product	allegations. Communication/document regarding	Eiliali	INU	1	11/3/2021	[zoya.kovalenko@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]	[wcartland@kirkland.com]	
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's					Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com]		Cartland, Wendy Alders	Kovalenko, Zoya V.
PRIV - 2625	Withhold for Privilege	Product	allegations.	Email	No	0	11/3/2021	[zoya.kovalenko@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]	[wcartland@kirkland.com]	[zoya.kovalenko@kirkland.com]
		Attorney Client Privilege: Attorney West	Communication/document regarding					Cartland Wendy Alders	Kovalenko, Zoya V. [zoya.kovalenko@kirkland.com];Herlihy,		
PRIV - 2626	Withhold for Privilege	Attorney-Client Privilege; Attorney Work Product	internal investigation of Plaintiff's allegations.	Email	No	0	11/3/2021	Cartland, Wendy Alders [wcartland@kirkland.com]	Sarah P. [sherlihy@kirkland.com];Herliny,		
			Communication/document regarding		1	<u> </u>	117572021				
	L	Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's	L				De Vries, Mike W.		l	
PRIV - 2627	Withhold for Privilege	Product	allegations.	Email	No	0	11/5/2021	[michael.devries@kirkland.com]	Herlihy, Sarah P. [sherlihy@kirkland.com]	Alper, Adam R. [aalper@kirkland.com]	
		Attorney-Client Privilege; Attorney Work	Communication/document regarding internal investigation of Plaintiff's					Zbesko, Chelsea	Cartland, Wendy Alders		
PRIV - 2628	Withhold for Privilege	Product	allegations.	Email	No	1 0	11/8/2021	[chelsea.zbesko@kirkland.com]	[wcartland@kirkland.com]		

Case 4:22-cv-05990-HSG Document 113-11 Filed 12/20/23 Page 13 of 13 Docket No. 4:22-cv-05990-HSG Defendants' Privilege Log Memb 20: 2023

March 30, 2023

Privilege Identifier	Privilege Treatment	Privilege Assertion	Privilege Description	Record Type	Email Has Attachments	Attachment Count	Date	From	То	cc	BCC
				Document-							
				Custodian:							
				Kirkland Legal							
			Document reflecting legal advice	Recruiting							
		Attorney-Client Privilege; Attorney Work	concerning 2021 Associate Review ARC	and							
PRIV - 2644	Withhold for Privilege	Product	Feedback Meeting.	Development			9/2021				
			Communication/document regarding	Document-							
			internal investigation of Plaintiff's	Custodian:							
		Attorney-Client Privilege; Attorney Work	allegations.; Communication/document	Wendy							
PRIV - 2645	Withhold for Privilege	Product	regarding legal matter for Firm client.	Cartland			10/26/2021				
			Communication/document regarding								
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's								
PRIV - 2646	Withhold for Privilege	Product	allegations.	Document			10/27/2021 Herlihy,	Sarah P.	Powell, Jeffrey S.	Cartland, Wendy Alders	
				Document-							
		A	Communication/document regarding	Custodian:							
PPI) (0047	William Date III	Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's	Wendy			44/4/0004				
PRIV - 2647	Withhold for Privilege	Product	allegations.	Cartland Document-			11/1/2021				
			Communication/document regarding internal investigation of Plaintiff's	Custodian:							
		Attorney-Client Privilege; Attorney Work	allegations.; Communication/document	Wendy							
PRIV - 2648	Withhold for Privilege	Product	regarding legal matter for Firm client.	Cartland			11/1/2021				
11(1V - 2040	Withhold for Filvliege	Froduct	Communication/document regarding	Document-			11/1/2021				
		Attorney-Client Privilege; Attorney Work	internal investigation of Plaintiff's	Custodian:							
PRIV - 2649	Withhold for Privilege	Product	allegations.	Sarah Herlihy			11/3/2021				
	Triamora for a fivinege	110000	Communication/document regarding	Cara Hermity			11,0,2021				
			internal investigation of Plaintiff's	Document-							
		Attorney-Client Privilege; Attorney Work	allegations.; Communication/document	Custodian:			10/2021-				
PRIV - 2650	Withhold for Privilege	Product	regarding legal matter for Firm client.	Sarah Herlihy			11/2021				

Defendants will substitute a privilege log containing confidential client identifying information excluded in PRIV – 0645, PRIV – 0707, PRIV – 0752, PRIV – 0754, PRIV - 1576 upon the entry of a protective order.